IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

LEXOS MEDIA IP, LLC,	§ 8	
V.	\$ \$ \$ \$	CASE NO. 2:22-cv-00311-JRG (Lead Case)
NIKE, INC.	§ §	(Lead Case)
LEXOS MEDIA IP, LLC,	§	
v.	\$ \$ \$ \$	CASE NO. 2:22-cv-00275-JRG (Member Case)
CDW LLC	§ §	(ivielibei Case)
LEXOS MEDIA IP, LLC,	§	
v.	\$ \$ \$ \$	CASE NO. 2:22-cv-00292-JRG
ULTA BEAUTY, INC.	§ §	(Member Case)
LEXOS MEDIA IP, LLC,	§ 8	·
V.	§ § §	CASE NO. 2:22-cv-00299-JRG (Member Case)
THE GAP, INC.	§ §	(ivicinoci Case)
LEXOS MEDIA IP, LLC,	§ 8	
v.	§ § §	CASE NO. 2:22-cv-00316-JRG (Member Case)
WALMART, INC., et al	§ §	(ivieliloei Case)
LEXOS MEDIA IP, LLC,	§ e	
v.	8 §	CASE NO. 2:22-cv-00355-JRG
NORTHERN TOOL & EQUIPMENT COMPANY, INC.	* * * * * *	(Member Case)

PLAINTIFF LEXOS MEDIA IP, LLC'S ANSWER TO ULTA BEAUTY, INC'S COUNTERCLAIMS

Plaintiff Lexos Media IP, LLC ("Plaintiff" or "Lexos Media") hereby answers the

Counterclaims of Ulta Beauty, Inc. ("Defendant" or "Ulta") filed on October 13, 2022, Dkt. No.

11, by corresponding paragraph number as follows:

ANSWER TO ULTA'S COUNTERCLAIMS

Unless otherwise addressed herein with an admission, Plaintiff Lexos Media generally

denies all allegations in the Counterclaims. Each specific allegation is addressed below:

THE PARTIES

1. Counterclaim Plaintiff Ulta is a corporation organized and existing under the laws

of Delaware with its principal place of business at 1000 Remington Blvd., Suite 120, Bolingbrook,

Illinois.

ANSWER: Admitted.

2. On information and belief, Counterclaim Defendant Lexos is a Delaware limited

liability company with its principal place of business at 555 Republic Drive, 2nd Floor, Plano,

Texas 75074-5481.

ANSWER: Admitted.

JURISDICTION AND VENUE

3. This is a declaratory judgment action arising under the patent laws of the United

States, Title 35, United States Code. This Court has subject matter jurisdiction pursuant to 28

U.S.C. §§ 1331 and 1338(a). The requested relief is authorized by the Declaratory Judgment Act,

28 U.S.C. §§ 2201 and 2202.

ANSWER: Lexos Media IP admits that Ulta has brought Counterclaims but denies that

Ulta is entitled to any relief based on its counterclaims. Lexos Media IP admits that this Court has

subject matter jurisdiction.

PLAINTIFF LEXOS MEDIA IP, LLC'S ANSWER TO ULTA BEAUTY, INC.'S COUNTERCLAIMS

Page 2

4. This Court has personal jurisdiction over Counterclaim-Defendant because, among

other reasons, Counterclaim-Defendant has availed itself of the legal protections of this District by

voluntarily submitting to and employing the jurisdiction of this Court as the plaintiff in this matter

and because Counterclaim-Defendant maintains its principal place of business in this District.

ANSWER: Admitted.

5. Venue is proper in this judicial district under 28 U.S.C. § 1400(b) because, among

other reasons, Counterclaim-Defendant has voluntarily submitted to the jurisdiction of the Court

in this matter and because Counterclaim-Defendant maintains its principal place of business in this

District.

ANSWER: Admitted.

6.

BACKGROUND

On August 1, 2022, Lexos filed a Complaint alleging infringement of U.S. Patent

Nos. 5,995,102 (the "'102 Patent") and 6,118,449 (the "'449 Patent") (collectively, the "Asserted

Patents") by certain functionalities previously on Ulta's website.

ANSWER: Lexos Media IP admits that it filed a Complaint alleging infringement against

Ulta on August 1, 2022.

7. Upon information and belief, the '102 Patent was issued on November 30, 1999

and is owned by Lexos.

ANSWER: Admitted.

8. Upon information and belief, the '449 Patent was issued on September 12, 2000

and is owned by Lexos.

ANSWER: Admitted.

9. Ulta has denied the alleged infringement of the Asserted Patents and has denied

that the Asserted Patents are valid.

ANSWER: Lexos Media IP admits that Ulta filed an Answer to Plaintiff's Complaint on

October 13, 2022, denying that Ulta infringed the Asserted Patents and denying that the Asserted

Patents are valid.

10. There is an actual, substantial, continuing, and justiciable controversy between Ulta

and Lexos regarding the noninfringement and invalidity for each of the Asserted Patents based on

Lexos' allegations in their Complaint that Ulta has infringed the Asserted Patents.

ANSWER: Admitted.

COUNT 1

Declaratory Judgment of Noninfringement of the '102 Patent

Ulta repeats, realleges, and incorporates by reference its preceding responses as if

set forth fully herein.

11.

ANSWER: Lexos Media IP repeats and incorporates by reference its responses to

Paragraphs 1 through 10 of Ulta's counterclaims.

12. Ulta has not infringed and does not infringe any valid and enforceable claim of the

'102 patent, either literally or under the doctrine of equivalents.

ANSWER: Denied.

13. Ulta has not infringed claim 72 of the '102 Patent or any other valid claim of the

'102 Patent, either directly or indirectly, or literally or under the doctrine of equivalents. For

example, Ulta has not performed at least the following claim limitations required by claim 72:

"transforming said initial cursor image displayed on said display of said user terminal into the

shape and appearance of said specific image in response to said cursor display instruction, wherein

said specified content information includes information that is to be displayed on said display of

PLAINTIFF LEXOS MEDIA IP, LLC'S ANSWER TO ULTA BEAUTY, INC.'S COUNTERCLAIMS

Page 4

said user's terminal, wherein said specific image includes content corresponding to at least a

portion of said information that is to be displayed on said display of said user's terminal" at least

because the cursor that was provided on Ulta's website and the webpages therein never

transformed into something that represents at least a portion of the underlying webpage content as

required by this limitation.

ANSWER: Denied.

14. An actual and justiciable controversy exists between Ulta and Lexos regarding

noninfringement of claims of the '102 Patent, including at least claim 72 of the '102 patent.

ANSWER: Admitted.

15. Ulta is entitled to a declaratory judgment that it does not infringe and has not

infringed any valid and enforceable claim of the '102 patent, either literally or under the doctrine

of equivalents.

ANSWER: Denied.

COUNT 2

Declaratory Judgment of Noninfringement of the '449 Patent

16. Ulta repeats, realleges, and incorporates by reference its preceding responses as if

set forth fully herein.

ANSWER: Lexos Media IP repeats and incorporates by reference its responses to

Paragraphs 1 through 15 of Ulta's counterclaims.

17. Ulta has not infringed and does not infringe any valid and enforceable claim of the

'449 patent, either literally or under the doctrine of equivalents.

ANSWER: Denied.

18. Ulta has not infringed claims 1, 38, and/or 53 of the '449 Patent or any other valid

claim of the '449 Patent, either directly or indirectly, or literally or under the doctrine of

equivalents. For example, Ulta has not performed at least the following claim limitations required

by claims 1, 38, and 53: "said specific image including content corresponding to at least a portion

of said information to be displayed on said display of said user's terminal" at least because the

cursor that was provided on Ulta's website and the webpages therein never transformed into

something that represents at least a portion of the underlying webpage content as required by this

limitation.

ANSWER: Denied.

19. An actual and justiciable controversy exists between Ulta and Lexos regarding

noninfringement of claims of the '449 Patent, including at least claims 1, 38 and/or 53 of the '449

patent.

ANSWER: Admitted.

20. Ulta is entitled to a declaratory judgment that it does not infringe and has not

infringed any valid and enforceable claim of the '449 patent, either literally or under the doctrine

of equivalents.

ANSWER: Denied.

COUNT 3

Declaratory Judgment of Invalidity of the '102 Patent

21. Ulta repeats, realleges, and incorporates by reference its preceding responses as if

set forth fully herein.

ANSWER: Lexos Media IP repeats and incorporates by reference its responses to

Paragraphs 1 through 20 of Ulta's counterclaims.

22. Ulta alleges that the claims of the '102 Patent are invalid for failure to satisfy the

requirements of the Patent Act, Title 35 of the United States Code, including one or more of 35

U.S.C. §§ 102, 103, and/or 112. For example, at least one or more of the asserted claims of the

'102 Patent are invalid under 35 U.S.C. §§ 102 and/or 103, at least in view of the following

references, alone or in combination with other prior art: U.S. Patent Nos. 5,736,974 and/or

5,801,704. Additionally, for example, one or more of the asserted claims of the '102 Patent are

invalid under 35 U.S.C. § 112, such as for indefiniteness or lack of enablement of the full scope

of those claims.

ANSWER: Denied.

23. Further, the '102 Patent is invalid under 35 U.S.C. § 101 for failing to claim patent

eligible subject matter. The '102 Patent is directed to the abstract idea of modifying a cursor image

to be more closely associated with a webpage's content through use of a server system. The

claimed subject matter recites nothing more than using a generic technological environment, such

as a generic server and computer, in a well-known way to implement the abstract idea of modifying

a cursor image.

ANSWER: Denied.

24. An actual and justiciable controversy exists between Ulta and Lexos regarding the

invalidity of claims of the '102 Patent, including at least claim 72 of the '102 Patent.

ANSWER: Admitted.

25. Accordingly, Ulta hereby seeks entry of a declaratory judgment that the claims of

the '102 Patent are invalid.

ANSWER: Lexos Media IP denies that Ulta is entitled to a declaratory judgment that the

claims of the '102 Patent are invalid.

COUNT 4

Declaratory Judgment of Invalidity of the '449 Patent

26. Ulta repeats, realleges, and incorporates by reference its preceding responses as if

set forth fully herein.

ANSWER: Lexos Media IP repeats and incorporates by reference its responses to

Paragraphs 1 through 25 of Ulta's counterclaims.

27. Ulta alleges that the claims of the '449 Patent are invalid for failure to satisfy the

requirements of the Patent Act, Title 35 of the United States Code, including one or more of 35

U.S.C. §§ 102, 103, and/or 112. For example, at least one or more of the asserted claims of the

'102 Patent are invalid under 35 U.S.C. §§ 102 and/or 103, at least in view of the following

references, alone or in combination with other prior art: U.S. Patent Nos. 5,736,974 and/or

5,801,704. Additionally, for example, one or more of the asserted claims of the '449 Patent are

invalid under 35 U.S.C. § 112, such as for indefiniteness or lack of enablement of the full scope

of those claims.

ANSWER: Denied.

28. Further, the '449 Patent is invalid under 35 U.S.C. § 101 for failing to claim patent

eligible subject matter. The '449 Patent is directed to the abstract idea of modifying a cursor image

to be more closely associated with a webpage's content through use of a server system. The

claimed subject matter recites nothing more than using a generic technological environment, such

as a generic server and computer, in a well-known way to implement the abstract idea of modifying

a cursor image.

ANSWER: Denied.

29. An actual and justiciable controversy exists between Ulta and Lexos regarding the

invalidity of claims of the '449 Patent, including at least claims 1, 38 and/or 53 of the '449 Patent.

PLAINTIFF LEXOS MEDIA IP, LLC'S ANSWER TO ULTA BEAUTY, INC.'S COUNTERCLAIMS

ANSWER: Admitted.

30. Accordingly, Ulta hereby seeks entry of a declaratory judgment that the claims of the '449 Patent are invalid.

ANSWER: Lexos Media IP denies that Ulta is entitled to a declaratory judgment that the claims of the '449 Patent are invalid.

JURY DEMAND

Ulta demands a trial by jury on all issues so triable.

ANSWER: Ulta's jury demand does not contain an allegation that requires a response from Lexos Media IP.

PRAYER FOR RELIEF

ANSWER: Ulta's Prayer for Relief does not contain an allegation that requires a response from Lexos Media IP. In the event a response is required, Lexos Media IP denies all allegations and denies that Ulta is entitled to any relief.

Dated: November 3, 2022 Respectfully Submitted,

BUETHER JOE & COUNSELORS, LLC

By: <u>/s/ Kenneth P. Kula</u>

Eric W. Buether

State Bar No. 03316880

Christopher M. Joe

State Bar No. 00787770

Chris.Joe@BJCIPLaw.com

Kenneth P. Kula

State Bar No. 24004749

Ken.Kula@BJCIPLaw.com

1700 Pacific Avenue

Suite No. 4750

Dallas, TX 75201

Direct 214.466.1272

Fax 214.635-1828

ATTORNEYS FOR PLAINTIFF LEXOS MEDIA IP, LLC

CERTIFICATE OF SERVICE

I hereby certify that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's cm/ECF system on November 3rd, 2022.

/s/ Kenneth P. Kula

Kenneth P. Kula